

No. PD-0617-20

STATE OF TEXAS	§	IN THE COURT OF	FILED COURT OF CRIMINAL APPEALS 1/5/2021 DEANA WILLIAMSON, CLERK
VS.	§	CRIMINAL APPEALS	
EDMUND KAHOOKELE	§	OF TEXAS	

**FINAL MOTION TO EXTEND TIME TO FILE APPELLEE’S BRIEF TO
THE HONORABLE JUDGES OF SAID COURT:**

Now comes Edmund Kahookele, Appellee in the above styled and numbered cause, and moves for an extension of time to file Appellee’s brief, and for good cause shows the following:

1. On June 9, 2020, the Third Court of Appeals reversed the trial court’s order granting Appellee’s “Motion to Quash the Indictment and Objections to the Enhancement Allegations” and remanded this cause for further proceedings. *State v. Edmund Kahookele*, 03-18-00399-CR. No motion for rehearing was filed. The Petition for Discretionary Review was therefore due on July 9, 2020. Motions to extend time to file the Petition for Discretionary Review were granted and the PDR was filed on August 31, 2020. The PDR was granted on October 28, 2020 and Appellee’s brief was therefore due on November 30, 2020. A two-week motion for extension was requested on November 30, 2020 and granted, extending the due date to December 15, 2020. Counsel then requested an additional six-day extension

to complete the brief in this cause, to December 21, 2020.. Counsel was unable to complete and file the brief by that date, and now requests an extension to today, January 4, 2021.

2. Counsel for Appellee completed and filed a brief in *Danielle Edwards v. State*, No. 03-20-00138-CR, in the Third Court of Appeals on November 20, 2020, and filed a brief in *State v. Johnny Serna*, No. 03-20-00087-CR, in the Third Court of Appeals on November 30, 2020. Counsel immediately began working on the instant brief, but has not had sufficient time to complete it. Family/holiday issues contributed to the delay, along with the deteriorating condition of a friend with Covid-19, who died yesterday, and another one who was admitted to hospital.

3. Appellee is in custody.

WHEREFORE, PREMISES CONSIDERED, Appellee respectfully requests an extension to January 4, 2021, to file his brief.

Respectfully submitted,
Schoon Law Firm, P.C.
208 S Castell Ave #201
New Braunfels TX 78130
(830) 627-0044
Fax (830) 620-5657
susan@schoonlawfirm.com

By: /s/ Susan Schoon
Susan Schoon
State Bar No. 24046803
Attorney for Edmund Kahookele

CERTIFICATE OF SERVICE

This is to certify that on January 4 2021, a true and correct copy of the above and foregoing document was served on the District Attorney's Office, Comal County, Texas and the State Prosecuting Attorney via email service.

/s/ Susan Schoon

Susan Schoon

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Susan Schoon
Bar No. 24046803
susan@schoonlawfirm.com
Envelope ID: 49354395
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Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Stacey Soule		stacey.soule@spa.texas.gov	1/4/2021 9:44:25 AM	SENT
Joshua Presley		preslj@co.comal.tx.us	1/4/2021 9:44:25 AM	SENT